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APPLICATION NO. FILING DATE ATTORNEY DOCKET NO. CONFIRMATION NO. FIRST NAMED INVENTOR 10/042,305 01/11/2002 Hideki Sunaga 040679-1434 5514 22428 7590 07/10/2003 FOLEY AND LARDNER **EXAMINER** SUITE 500 NGUYEN, HANH N 3000 K STREET NW WASHINGTON, DC 20007 ART UNIT PAPER NUMBER

DATE MAILED: 07/10/2003

2834

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)	
Office Action Summary		10/042,305		SUNAGA ET AL.	
		Examiner		Art Unit	
		Nguyen N Hanh		2834	
	The MAILING DATE of this communication app	pears on the cove	r sheet with the c	orrespondence addre	SS
Period fo A SH	ORTENED STATUTORY PERIOD FOR REPL	Y IS SET TO EX	PIRE <u>3</u> MONTH(S) FROM	
- Exten after S - If the - If NO - Failur - Any re	MAILING DATE OF THIS COMMUNICATION. Isions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. I period for reply specified above is less than thirty (30) days, a reple period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b).	ly within the statutory min will apply and will expire e, cause the application to	nimum of thirty (30) days SIX (6) MONTHS from to become ABANDONE	s will be considered timely. the mailing date of this comm D (35 U.S.C. § 133).	unication.
Status					
1)	Responsive to communication(s) filed on	· •			
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	nis action is non-fi	nal.		
3) Disposition	Since this application is in condition for allowated closed in accordance with the practice under on of Claims				nerits is
4) 🖂	Claim(s) 1-15 is/are pending in the application	٦.			
4	4a) Of the above claim(s) is/are withdra	wn from consider	ation.		
5)⊠	Claim(s) <u>14 and 15</u> is/are allowed.				
6)⊠	Claim(s) <u>1 and 2</u> is/are rejected.				
7)🖂	Claim(s) 3-13 is/are objected to.				
8)	Claim(s) are subject to restriction and/o	r election require	ment.		
Application	on Papers				
9)🛛 🗆	The specification is objected to by the Examine	er.			
10)⊠ 7	The drawing(s) filed on <u>11 January 2002</u> is/are:	a) accepted or	b)⊠ objected to b	y the Examiner.	
	Applicant may not request that any objection to the	e drawing(s) be hel	d in abeyance. Se	ee 37 CFR 1.85(a).	
11)[T	he proposed drawing correction filed on		,	ved by the Examiner.	
	If approved, corrected drawings are required in re		tion.		
12)∐ Т	The oath or declaration is objected to by the Ex	aminer.			
Priority u	nd r 35 U.S.C. §§ 119 and 120				
13)⊠	Acknowledgment is made of a claim for foreign	n priority under 3	5 U.S.C. § 119(a))-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:					
	1. Certified copies of the priority document	s have been rece	ived.		
	Certified copies of the priority document	s have been rece	ived in Application	on No	
	3. Copies of the certified copies of the prio application from the International Bue the attached detailed Office action for a list	reau (PCT Rule 1	17.2(a)).		ge
14) 🗌 A	cknowledgment is made of a claim for domesti	c priority under 3	5 U.S.C. § 119(e	e) (to a provisional ap	plication).
	☐ The translation of the foreign language procedure. The translation of the foreign language procedure.				
Attachment	(s)				
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	4) 5) 6)		(PTO-413) Paper No(s) atent Application (PTO-15	
J.S. Patent and Tra PTO-326 (Rev		tion Summary		Part of Paper No. 2	

DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: "back surface 40b" in Page 22, lines 12,15,23 should be written as ---front surface 40b---

Appropriate correction is required.

Drawings

2. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character ""60C" in Fig. 9A has been used to designate both different sections of the fuse 60. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

Application/Control Number: 10/042,305

Art Unit: 2834

consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1,2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohi et al. in view of Harlan et al.

Regarding claim 1, Ohi et al. show a brushless motor comprising: a stator (40 in Fig. 4) comprising a plurality of exciting coils (38) which receives drive current; a rotor (5) rotatable relative to the stator; a first circuit (62 in Fig. 2 and 3) section; a second circuit section (61 in Fig. 2 and 3) comprising a control circuit for controlling the magnetic field generated by the stator by controlling the drive current; and a fuse member electrically connecting the wiring of the first circuit section and a wiring pattern of the second circuit section, the fuse member electrically disconnecting the wiring of the first circuit section and the wiring pattern when a temperature of the wiring pattern becomes higher than a predetermined temperature (Fig. 3 and claim 1). Ohi et al. fail to show a first circuit section comprising a filter circuit for eliminating surges of electric power for the drive current, a first circuit section being produced on a wiring metal piece and the second circuit section being produced on a printed wiring board.

However, Harlan et al. disclose a power supply circuit wherein a filter circuit is used for eliminating electric power surges (Fig. 1 and Col. 2, lines 35-45) for the purpose of protecting the circuit.

Since Ohi et al. and Harlan et al. are in the same field of endeavor, the purpose disclosed by Harlan et al. would have been recognized in the pertinent art of Ohi et al.

It would have been obvious at the time the invention was made to a person having an ordinary skill in the art to modify Ohi et al. by using a filter circuit in the first circuit section for eliminating electric power surge as taught by Ohi et al. for the purpose of protecting the circuit.

Moreover, the limitations "a first circuit section being produced on a wiring metal piece and the second circuit section being produced on a printed wiring board" are given little patentable weight because the method of forming the device is not germane to the issue of patentability of the device itself.

Regarding claim 2, Ohi et al. also show the brushless motor wherein the fuse member is made of elastic and electro-conductive material, an end portion of the fuse member being fixed on the wiring piece of the first circuit portion, the other end portion of the fuse member being soldered with the wiring pattern by means of solder which melts at the predetermined temperature (Col. 6, lines 25-35 and Fig. 3).

Allowable Subject Matter

- 4. Claims 14-15 are allowed.
- 5. Claims 3-13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 6. The following is a statement of reasons for the indication of allowable subject matter: the prior art of record does not show the drive control circuit comprising a first circuit section for eliminating surges of electric power and a second circuit section for controlling magnetic field generated by the stator by controlling drive current treated in

the first circuit section, the first circuit section and second circuit section being arranged generally in parallel with a predetermined space therebetween; and a fuse member electrically connecting the first circuit section and the second circuit section, an end portion of the fuse member being welded with the first circuit section, the other end portion of the fuse member being soldered with second circuit section, the fuse member cutting an electrical connection between the first circuit section and the second circuit section when a temperature of a part of the second circuit section becomes higher than a predetermined temperature.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh N Nguyen whose telephone number is (703) 305-3466. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner 's supervisor, Nestor Ramirez can be reached on (703) 308-1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3431 for regular communications and (703) 305-3431 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1782.

HNN

July 5, 2003